S/N 10/583706 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: MITANI et al. Examiner: MUMMERT, Stephanie Kane

Serial No.: 10/583706 Group Art Unit: 1637

Filed: June 20, 2006 Docket No.: 20078.0001USWO

Title: METHOD OF AMPLIFYING NUCLEIC ACID AND METHOD OF DETECTING MUTATED NUCLEIC ACID USING THE SAME

CERTIFICATE OF TRANSMISSION

1 hereby certify that this paper is being transmitted by EFS Web to: Commissioner for Papents, B. B. Box 1450, Alexandria A 22333-1450 on September 12, 2008.

By:

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Mail Stop: AMENDMENT Commissioner for Patents

P.O. Box 1450

Alexandria, Virginia 22313-1450

Sir:

With regard to the above-identified application, the items of information listed on the enclosed Form PTO/SB/08 are brought to the attention of the Examiner. Please note that the references listed on Form PTO/SB/08 were cited in the THIRD PARTY OBSERVATIONS ON EUROPEAN APPLICATION NUMBER 04807703.6 (EPI712618) IN THE NAME OF RIKEN AND KABUSHIKI KAISHA DNAFORM, issued by the European Patent Office July 24, 2008. Copies of any foreign patent or non-patent literature documents are enclosed.

A concise explanation of the relevance of each non-English language document or other information is as follows (37 C.F.R. §1.98(a)(3)):

An English abstract is provided for Non-Patent Literature reference 2 listed on Form PTO/SB/08, Une méthoide d'amplification génique isotherme.

In accordance with the provisions of 37 C.F.R. $\S1.97$, this statement is being filed (CHECK ONE):

(1) within three (3) months of the Filing Date, before the mailing date of a First Office Action on the merits, or before the mailing date of a First Office Action on the merits after the filing of a request for continued examination under 37 C.F.R. §1.114; or

| | (2) after the period defined in (1) but before the mailing date of a Final Rejection or Notice of Allowance, and | | | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------|--|
| the requisite Statement is below, OR | | | | |
| | the requisite fee of \$180.00 under Rule 1.17(p) is included herein, or | | | |
| | or before the payment of | ate of a Final Rejection or No of the Issue Fee, AND the req ee of \$180.00 under Rule 1.17 | uisite Statement is below | |
| STATEMENT | | | | |
| Applicants hereby state that: | | | | |
| | Statement was first in a counterpart app | nation contained in the Inform cited in a communication froi dication or by the USPTO in a nths prior to the filing date of int | n a foreign patent office related application not | |
| ☐ If this box is checked, Applicant provides the following: | | | | |
| Certification Under 37 C.F.R. §1.704(d) | | | | |
| In accordance with 37 C.F.R. $\S1.704(d)$, the undersigned hereby certifies that each item listed on the enclosed Form PTO/SB/08 was first cited in a communication from a foreign patent office in a counterpart application, and that this communication was not received by any individual designated in 37 C.F.R. $\S1.56(c)$ more than thirty (30) days prior to the filing of this Information Disclosure Statement. | | | | |
| The Examiner is hereby advised of the following co-pending U.S. applications. A copy of each U.S. patent application publication (if published) or application (if not published) is enclosed. | | | | |
| | Application No. | Filing Date | Group | |

No representation is made that a reference is "prior art" within the meaning of 35 U.S.C. §§ 102 and 103 and Applicants reserve the right, pursuant to 37 C.F.R. § 1.131 or otherwise, to establish that the reference(s) are not "prior art." Moreover, Applicants do not represent that a reference has been thoroughly reviewed or that any relevance of any portion of a reference is intended.

Consideration of the items listed is respectfully requested. Pursuant to the provisions of M.P.E.P. 609, it is requested that the Examiner return a copy of the attached Form PTO/SB/08, marked as being considered and initialed by the Examiner, to the undersigned with the next official communication.

FEE AUTHORIZATION

Should any fee associated with the submission of this paper not be attached hereto as a check, the Commissioner is authorized to charge the missing fee to our Deposit Account, No. 50-3478. Any overpayments should be credited to said Deposit Account.

Respectfully submitted,

52835 PATENT TRADEMARK OFFICE

Dated: September 12, 2008

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